

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

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RYAN C. INMAN,	:	<u>ELECTRONICALLY FILED</u>
	:	
Plaintiff,	:	2:11-cv-00666-GLL
	:	2:11-cv-00748-GLL
	:	
v.	:	
TECHNICOLOR USA, et. al.,	:	<u>CONSOLIDATED AT:</u>
	:	2:11-cv-00666-GLL, effective: June 21, 2011
Defendants.	:	
	:	

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**STIPULATION OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE**  
**PURSUANT TO RULE 41 AS TO DEFENDANT NEW SENSOR CORPORATION**

Pursuant to the provisions of Rule 41, it is HEREBY STIPULATED AND AGREED by and between the parties who have appeared in this action, through their designated counsel, that the claims of Plaintiff, Ryan C. Inman, and any cross-claims are hereby DISMISSED WITHOUT PREJUDICE as to Defendant, New Sensor Corporation.

Respectfully submitted,

Date: March 19, 2012

(s) Jarrod T. Takah  
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(s) Michael Sweeney  
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GE*

WILLMAN & SILVAGGIO

(s) Concetta Silvaggio  
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*Counsel for Defendant-MCM*

ECKERT SEAMANS CHERIN & MELLOTT

(s) Robert Hafner  
Robert Hafner  
Daniel J. Sinclair  
*Counsel for Defendant-Technicolor*

ZIMMER KUNZ

(s) Joni Mangino  
Joni Mangino  
Matthew Breneman  
*Counsel for Defendant-Richardson*

AND NOW, this 21<sup>st</sup>, day of March, 2012, IT IS SO ORDERED.

BY THE COURT:

  
CHIEF JUDGE GARY L. LANCASTER J.